Case 3	:14-cr-0018PGHB6CNMEAR	S JAFFS _O DI	[872R]1GT CP	HET 1 ON CUR	U.S. DISTRICT COURT THEROIDISTRICT OF TEX
	FOR THE NORT	HERN DIST	RICT OF TEX	XĂS	FILED
	DAI	Tras Divis	ION	ara	0Cf 2 2014
UNITED STA	ATES OF AMERICA)		NECTOR AND ADMINISTRATION OF THE PROPERTY OF T	001 & 1 & COPP
VS.)	CASE NO).: 3:14 CCR By	RKSULB. DISTRICT COU
REGINALD I	DEWAYNE HARVEY (1))		alaman a dan kali Palanci de Limbre di Hebb	Deputy
	REPORT AN CONCERNI		MENDATION OF GUILTY	N 3114	CR-181-P
F.3d 261 (5th Coof guilty to Cooperation HARVEY under plea was known basis in fact coof guilty be a Possession of Distribute a Cooperation	NALD DEWAYNE HARVEY, Cir. 1997), has appeared before punt(s) 1 and 2 of the Indictment der oath concerning each of the wledgeable and voluntary and the ontaining each of the essential eleccepted, and that REGINALD a firearm, a violation of 18 U. Controlled Substance, a violation rdingly. After being found guilt	e me pursuant After caution subjects men hat the offen- ements of suc D DEWAYNI S.C. § 922 (g n of 21 U.S.C	to Fed. R. Craing and examitioned in Rule se(s) charged h offense. I the HARVEY of 10 & 924(e) C. § 841(a)(1)	im.P. 11, and ining REGI to 11, I determ is supported therefore recombe adjudged and Posse & (b)(1)(C)	Id has entered a plea NALD DEWAYNE mined that the guilty I by an independent mmend that the plea I guilty of Felon in ssion with Intent to
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.				
	☐ The Government does ☐ The defendant has bee ☐ I find by clear and cor pose a danger to any therefore be released to	en compliant nvincing evid y other perso	with the curre ence that the on or the com	defendant is	not likely to flee or
_	☐ The Government oppo ☐ The defendant has not ☐ If the Court accepts the upon motion of the Government opposition.	t been compli his recomme			
	The defendant must be ordere the Court finds there is a subst be granted, or (b) the Governm imposed, or (c) exceptional c defendant should not be detain that the defendant is not like community if released.	cantial likeliho nent has recon circumstances ned, and (2) th	ood that a mot nmended that are clearly sl e Court finds b	ion for acqu no sentence nown under by clear and o	of imprisonment be \$ 3145 (c) why the convincing evidence

UNITED STATES MAGISTRATE JUDGE

NOTICE

Date: October 21, 2014.

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).